present and future employers of certain parents; allowing the State to acquire certain rights to seek reimbursement for certain medical payments involving third parties; requiring certain insurers to comply with certain procedures and carry out certain duties established in this Act; establishing procedures for enrolling a child in health insurance under certain conditions; defining the Child Support Enforcement Administration's role, the attorney's role, and the attorney-client-relationship in certain child-support proceedings; altering the circumstances under which child support services are offered by the Child Support Enforcement Administration; authorizing the Administration on or after a certain date to supply certain information to the Motor Vehicle Administration under-certain circumstances; requiring the Child Support Enforcement Administration to follow certain procedures before supplying certain information to the Motor Vehicle Administration; providing that an obligor may appeal the existence or amount of an arrearage; authorizing the Motor Vehicle Administration to suspend a driver's license or privilege to drive and issue a work restricted driver's license or privilege to drive under certain circumstances; authorizing the Motor Vehicle Administration to reinstate a suspended driver's license or privilege to drive after certain conditions have been met; requiring a court to order an initial award of child support starting from a certain date; authorizing a court to order a parent to pay certain medical expenses and support; requiring that child support orders affecting certain children remain in effect until a child marries or attains a certain age; providing certain exceptions for certain children enrolled in a secondary school; permitting a court to modify child support awards as circumstances require allowing the use of genetic tests in paternity proceedings under certain circumstances; establishing a rebuttable presumption of paternity under certain circumstances; requiring that State courts give full faith and credit to paternity judgments, orders, and decrees made by another state's judicial or administrative process under certain circumstances; authorizing the Department of Health and Mental Hygiene to refer to the Central Collection Unit of the Department of Budget and Fiscal Planning for certification to the State Comptroller for tax refund intercept certain medical costs under certain circumstances; providing certain appeal procedures; including medical support in the definition of support in a certain provision of the Code; requiring that certain wage withholding orders be payable through certain support enforcement agencies or the Department of Health and Mental Hygiene or directly to certain bank accounts under certain circumstances on or after a certain date; defining certain terms; authorizing a court to require, in a support order, that a parent include a child on the parent's health insurance coverage under certain circumstances; allowing certain orders to be issued separate from or in conjunction with an earnings withholding order; requiring a parent ordered to provide health insurance to provide certain information and carry out certain requirements; requiring that a certain order be sent to a parent's employer; requiring that, upon receipt of a certain order, an employer comply with certain requirements and provide certain information; establishing liability for certain employers for violating certain provisions of this Act; requiring certain employers to comply with certain procedures when health insurance coverage for a child terminates; providing that certain orders are binding on certain present and future employers of certain parents; providing for the enforcement of certain administrative orders issued in another state or territory; allowing the State to acquire certain rights to seek reimbursement for certain medical payments involving third parties; requiring certain insurers to comply with certain procedures and carry out certain duties